VOL. I.

Tri-Weekly Standard.

W. W. HOLDEN & SON, EDITORS OF THE STANDARD, And authorized publishers of the Laws of the United

RATES OF SUBSCRIPTION. TERMS-CASH IN ADVANCE.

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do Unlawful Retailing,
do Forcible Entry,
do Affray,

Price of the above blanks \$1 per quire. These, with various other Blanks, such as Land Deeds, Marriage License Bonds, and Indentures, are gotten up in superior style, with appropriate blank endorsements on back, and printed on good paper. They will be sold on reasonable

Any Blanks, not on hand, will be printed to or-

ANDREW JOHNSON AND THE UNION J. W. HOLDEN. PARTY .- The speech of Mr. Doolittle in the Senate, Tuesday, was a most able and convincing demonstration of the fact that Andrew Johnson stands squarely on the platform of the Union party as heretofore laid down. We make the following extracts:

posed to the President. He thought the Senator was mistaken. He thought that before next fall a majority of the Subscribers who were cut off from us during the Union party would be with the Presiwar, and whose time of subscription had not ex- dent, and perhaps even the Senator from pired, will be farnished the paper free on the Massachusetts himself [Mr. Wilson.] restoration of communication, until the time be He (Mr. D.) had seen a much stronger filled. If they desire the paper longer after that opposition in Congress to Mr. Lincoln than was now shown toward Mr. Johnson, Neither Mr. Johnson nor Mr. D. were to be driven from their platform of Union principles by anybody. Professed Republicans might leave them Ten lines or one inch space to constitute a and professed Democrats might come to them, but that would not drive him \$1 00 off. He stood by principle. They had vanquished the Democratic party with Liberal deduction made, by special contract, to the rebellion. That party unconditionally surrendered at the same time that the rebellion did. That party now admitted that the abolition of slavery was a blessing, and adopted the same platform as we (the Union party) adopted in 1864. Why could this great party act so as to secure the fruits of their victory, they might retain in their hands the administration of the Government for a quarter of a century. He (Mr. D.) reasserted that the President was the most tolerant Executive that he had ever known; too much so, he thought. Newspapers from one end of the country to the other, villified him, and their editors at the same time were holding JOB PRINTING public office. They were now keeping out loyal aplicants from the Souh; they are pursuing the exact policy which Mr. Lincoln said would distract and unharmonize their friends in the South. What right would they have to appeal to the South for assistance in case of difficulty with France or Austria? This Mexican complication will have to be settled and our own differences should be settledfirst The Committee on Reconstruction have

> PROGRESS IN THE HOLY LAND,-Many besides the Jews, will rejoice that the Holy Lendis to be made more accessible to travellers, and brought into nearer connection with the civilized world. The Jewish Intelligencer says:

BLANKS, at this season, has been all astir this levelled and paved, and that all undue The order has been executed in true we shall now have comparatively I road and airy streets, where before we could scarcely move. When the work is com-pleted, it will, indeed, prove an advance in civilized effort, and quite an achieve-ment for Turkey. The Jews are much concerned about this gathering up of the stones, and making broad the streets of Jerusalem. They say, "Now we are certain that Messiah's coming is

> ago. I do not think, however, that the time for a railroad in these parts has yet

condition that it shall be built upon; completed last week, and it is just posbuilt near it. Soon there is to be a lighthouse on Mt. Carmel and two or three others, it is said, will soon be

WE HAVE JUST HAD PRINTED VARIOUS than formerly; thus Jerusalem and the Blank forms for cases in the Superior courts as fol Holy Land will necessarily be brought Misdemeanor—Altering Marks.
do Untawful Fences.
do Fornication and Adultery in them. I must believe they have.

CONUNDRUM. - An exchange has this sentiment emboided in the form of a con-

undrum: outlive those of England, France, Ireland, or Scotland?

Answer-Because the Rose will fade, the Lity will droop, the Shamrock will wither, and the Thistle will die, but the STANDARD OFFICE. | Stars are eternal,

The N. C. Banking Law.

STATE TO CLOSE THEIR BUSINESS. Whereas, The financial policy of the Federal Government adopted to maintain the national credit, with the heavy taxes imposed by that Gov-

crainent on the Benks of the State, makes it absolutely necessary that said Banks should close their Gasiness, and renders a further continuance of their of the existence idicand useless to the people of the State,

Section 1. Be it enacted by the General Assembly of the State of North-Caronina, and it is hereby enacted by the nathrily of the same. That if the Stockholders of any of the Banks chartered by the General Assembly of the same. General Assembly of this State shall be unwilling to close the business of their Banks-by an assign-ment, and are desirous to appropriate all the estate and effects of such bank for the benefit of its creditors, and to close its business and surrender their chartered rights and franchises in conformitheir countered rights and tranchises in conformity with the subsequent provisions of this net, such Stockholders may by their bill in equity in the name of such Bank filed in the Court of Equity of the county in which the principal Bank or any of its branches may be located, require the credi-tors of such Bank to prefer and establish their demands within such time (not less than twelve months after decree therefor) as shall be allowed by the Court. The Court shall upon filing such bill appoint as commissioner a suitable person acquainted with the business of such Bank, who shall be paid for his services such sum as may be allowed by the court. Such commissioner shall give bond with ample security, payable to the State for the faittful discharge of his duties in such sum as shall be approved by the court, which bond shall be filed in court and may be saed on for the use of such persons as the court Sec. 2. Belt farther enacted, That the commis

sioner appointed as aforesaid, upon filing the bond required of aim, shall forthwith become, and so long as he shall confine such commissioner and no longer, shall be vested with all the estate, effects and rights of action which such Bank possessed, and or neld or was vested with, at the time of filing such will, and which such Bank could at that time torve lawfully sold, assigned or trans-ferred, including all debts due to such Bank or to any person for his use and all liens and securities therefor. The court may require such Bank by its Castder or other proper officer to endorse without recourse, all such bills or notes, draw all other paper writings as the court shall deem ne-cessary or useful to enable the commissioner to essary or useful to enable the communication of control or recover and receive the estate and of hets of such Bank for the benefit of its creditors. ings had been had under this act; and should any such Bank have made my sale or transfer of its ereditors, and may recover and receive such pro perty or elfects so transferred, although such Bank could not have done so. In all suits prosecuted by such Commissioner at particular Bank for which he has been appointed the Commissioner,) and if at the time of filing in such Commissioner as aforesaid, such Commiscloser shall be admitted to proscente the same in like manner and to like effect, and no suit pend ing at any time for the recovery of any estate, deba or demand in the name of such Commissionbrought in a plan which is not reconstruction, but obstruction. The people or simil be abated by the death or removal of such commissioner, but a Commissioner to be appointed. ed in such cases (as is hereinafter provided) shall be admitted to proscente the same in like manner and to like effect as if the same had been origin-

> if any such Commissioner's all refuse or unrea-sonably delay or neglect to obey any rule, order or decree of the court, it shall be the duty of the court to remove such Commissioner; and upon such removal or upon any vacancy by death or otherwise, the court shall appoint some other person Commissioner, who shall enter into bond such sum as the court shall direct in like man her and for the free that are purposes as provinced in cases of the Commissioner first appointed; and thereupon all the estate, property, effects debts and rights of action vested in such Bank after the time of illing its bill, not before lawfully disposed of hy any former Commissioner, shall be forthwith vested in such new commissioner as legally and cif. charily as if he had been the commissioner dest appointed; and the court shall have the power to require any former commissioner or the representative of any deceased commissioner, the representative of any deceased commissioner, to such diet to such new commissioner any such estate, effects, money or evidence of debt wisch of right should be in the hands or possessic of such new commissioner.

and determined as like suits between other parties In all cases in which any such commissioner shall the evidence on which their validity is based; the hands of such commissioner to the satisfac-tion in whole or in part of any claim whatever, except under a rule or order of the court there-

make all proper orders and decrees for the collec-tion of the assets of such Bank, of every nature and description, and for the payment of the costs and expenses incident to the proceedings. The creditors whose claims and demands have been proved and established as aforesaid against the commissioner, shall be entitled to payment in satisfaction of the same out of the assets in hands of such commissioner, as the court shall order and direct; and all such claims and demands not prosecuted, proved and established according to the provisions of this act within the time allowed by the decree of the co-ra therefor, shall be barred of recovery by any action at law or other proceed-ing in equity; and any suit brought for their revery otherwise than is herein provided shall on e piea of the commissioner of such Bank be abated, or on his motion be dismissed.

Sec. 6. Be it further enacted. That it shall not be necessary in any bill filed under this act, to make any particular persons or corporations parties by name, but it shall be sufficient if the defendants by deponing ted are like. name, but it shall be sufficient if the defendants be denominated creditors of the particular Bank in behalf of which suit may be instituted; and notice of the bill shall be published for the space of thirty days so soon as it may be filed in at least fifteen newspapers, one of which shall be published in the City of Raleigh; one in the city of Camrioston, S. C.; one in the city of Richmond, Va.; one in the city of Baltimore, Md.; one in the city of Philadelphia; one in the city of New York; one in the city of Augusta, Ga.; one in the city of Montromery, Ala; one in the city of N. Oricans;

er, or for the speedy execution of any of the powers by this act conferred on a court of equity. Warrants of distress, when the amount of

corporation at the time of its dissolution as afore-said, or their legal representatives. Sec. 9. Be it further enacled, That all suits on Sec. 9. Be it further enacted, That all suits on debts due the Banks contracted with a branch Bark shall be brought in the county where the branch was established, and if brought in any other county may be dismissed on motion.

Sec. 10. Be it further enacted, That this act shall be in force from and after its ratification. [itatified the 12th day of March, 1866.]

The Stamp Act.

Acknowledgment of deeds, (in suit or legal proceedings,) Agreement or Appraisement, for each sheet or piece of paper, on which the

same is written, Assignment or Transfers, of mortgage, lease or policy of insurance, the same daty as on the original instrument of patent right, 5 Bank Checks, Drafts or Orders, &c., at

designated [except bank notes issued for circulation, and cheeks made and intended to be, and which shall be, forthwith presented for payment] for a sum not exceeding \$100. For every additional \$100 or fractional part thereof.

On receipt of goods on any fiveign ports, 10 ets.
Bills of Sale of any vessel, or part thereof, when the consideration does not ex-

thereof,
Of personal property, other than ship or
vessel Bond personal, for payment of
money [see mortgage.]—Official. Far indemnifying any person for the pay-ment of any sum of money, where the money ultimately recoverable there-upon is one thousand dollars or less, 50 cts. Where the money recoverable exceeds

Bonds, county, city and town bonds, rail roads and other corporation bonds and script, are subject to stampduty. [See mortgage.] Of any description, other than such as are required in legal pro-ceedings, and such as are not otherwise charged in this schedule, ertificates of deposit in bank, sum not execeding one hundred dollars,

General, Of a qualification of a Justice of the Peace, Commissioner of deeds or Notary public, of search of records, that certain papers are on file,

That certain papers cannot be found, Of redemption of land sold for taxes, f birth, marriage and death, Of profits of an incorporated company, for a sum not less than ten dollars and

port warden, marine surveyor, or other person acting as such, 25 ets.

Certified Transcript of judgments, satisfaction of judgments and of all papers recorded or on file, 5 ets.

Check Draft or Order for the payment of any sum of money exceeding \$10.

any sum of money exceeding \$10, drawn upon any person or other than a bank, banker or trust company, at sight or on demand. Contract [See Agreement Brokers,] Conveyance deed, instrument of writing,

Exceeding \$500, and not exceeding \$1,000, \$1 00 For every additional five hundred dollars, or fractional part thereof, in excess of one thousand dollars, 5 Entry of any goods, wares or merchandize at any enstom house, not exceeding one hundred dollars in value, Exceeding one hundred dollars and not exceeding five hundred dollars in value, 50 ets. Exceeding live hundred dollars in value, \$1.00 For the withdrawal of any goods or mer-chandize from bonded warehouse, 50 ets.

chandize from bonded warehouse, 50 cts.
Guager's return if for quantity not exceeding five hundred gal. gross, 10 cts.
Exceeding 500 gallons, 25 cts.
Power of Attorney to sell or transfer stock, or collect dividends thereon, 25 cts.
To vote at an election if an incorporated company, 10 cts. company, To receive or collect rents, To sell, or convey, or rent, or lease real estate, For any other purpose,

Probate of will or letters of administra-tion, where the value of both real and personal estate does not exceed \$2,000, \$1.00 For every additional \$2,000 or fractional part thereof, in excess of \$2,000, londs of executor, administrators, guardians and trustees, are each subjected to a stamp duty of \$1 00 Protest upon bill note, check or draft 25 cts.

Promisory Note, (See Bills of Exchange, inland,) Renewal of, subject to same duty as an original note.

Receipt for the payment of any sum of money, or debt due, exceeding twenty dollars, or for the delivery of any property.
Trust Deed made to secure a debt to be

Warehouse Receipt for any goods, wares or merchandise not otherwise provided for, deposited or stored in any public or private warehouse not exceeding five hundred dollars in value, Exceeding five hundred and not exceeding one thousand dollars,
Exceeding 1,000 dollars, for every additional 1,000 dollars or tractional part thereof, in excess of \$1,000, For any goods, etc., not otherwise provided for, stored or deposited in any public or private warshouse or yard, Writs or Legal Documents, writ or other

legal process, by which any suit is commenced in any court of record, either
of law or equity, 50 cts.
Writ or original process issued by a court
not of record, where the amount claimed is 100 dollars or over, 50 cts.
Upon every confession of judgment or
cognovit for 100 dollars or over, except in cases where the tax for a writ has

legal process, by which any suit is com-

rent claimed does not exceed 100 dol-

Vien the amount exceeds 100 dollars, 50 cts. When the amount exceeds 100 dollars, of Insurance, Marine, Inland and Fire,— Where the consideration paid for the insurance, in casa, premium notes, or both, does not exceed 10 dollars, both, does not exceed 10 donars, Exceeding ten doffars, and not exceeding 50 ets.

Insurance, Life, when the amount insured does not exceed 1,000 dollars, 25 cts. Exceeding 1,000 and not exceeding 5,000 at 50 cts. dollars, 50

Exceeding 5,000 dollars, 8

Lease or lease of lands or tenements
where the rents does not exceed 500 per

ammun, Exceeding 300 dollars, for each addition al 299 dollars, or fractional part thereof, in excess of 330 dollars, 50 cts. Perpetual, subject to stamp duty as a "conveyance."
Clause of guaranty of payment of rent incorporated or indorsed, five cents ad-

ditional. Measurers' Return, if for quantity not execeding 1,000 bashels, 1 Exceeding 1,000 bashels, 2 Mortgage, trust deed, bill of sales, or personal band for the payment of money exceeding 100 and not exceeding 500

dollars, Exceeding 500 dollars for every additional 500, or fractional part thereof, in ex-cess of 500, Pawner's Checks Passage Ticket from the United States to any foreign port, costing not more than 35 dollars, 50 ets. Costing more than 35, and not exceeding Passage Ticket from the United States to

For every additional fifty or fractional part thereot, is excess of 50 dollars, 1 00 GENERAL REMARKS.

Revenue Stamps may be used indiscriminately upon any of the matters or things enumerated in schedule B, except proprietary and playing card stamps, for which a special use has been provided. Postage stamps cannot be used in payment of the duty chargeable on instruments.

It is the duty of the maker of an instrument to affix and cancel the stamp thereon. If he neglects to do so, the party for whom it is made, may stamp it before it is used; and if used after the moth of July, 1854, and used without a stamp, it cannot afterwards be effectually stamped. Any failure upon the part of the maker of an instrument to appropriate the stamp. ment to appropriately stamp it, renders him lin ble to a penalty of two hundred dollars. Suits are commenced in many States by other process than writ, viz: summons, warrants, publication, petition, &c., in which case these, as the

as original processes.

The jurat of an affidavit, taken before a Justice The jurat of an affidavit, taken before a waste, of the Peace, Notary Public, or other office, duly anthorized to take affidavits, is held to be a certificate, and is subject to a stamp duty of five cents, except when taken in suits of legal proceed-

any printed or written evidence of an amount or money to be paid on demand or at any time deiguno d, are subject to stamp duty as Promisory ! The assignment of a mortgage is subject to the 1871 Jocob M. Howard, Detroit, same daty as that imposed upon the original instrument; that is to say for every sum of five hundred dollars, or any fractional part thereof, of the amount secured by the mortgage, at time of Mississippi.

stamps, denoting a duty of five cents.

When two or more persons join in the execution of an instrument, the strate to which this instrument is liable many the law, thay be affixed and 1867 B. Gratz Brown, St. Louis, 1869 John B. Henderson, Louis its assignment there must be affixed a stamp or cancelled by one of the parties.

In conveyances of real estate, the law provides

that the stamp affixed must answer to the value 1871 James W. Nye, Virginia City of the estate on interest conveyed. No stamp is required on any warrant of attor-ney accompanying a bond or note, when such bond or note has affixed thereto the stamp or stamps denoting the duty required, and whenever my bond or note is secured by mortgage, but one stamp daty is required on such papers, such stamp duty being the highest rates required for such instruments, or either of them. In such a case a note or memorphism of the value or denomination of the stamp affixed should be made 1871 John P. Stockton, Trenton. upon the margin or in the acknowledgement of the lastrument which is not stamped.

Scale of Depreciation,

The following Act, in relation to the scaling of Confederate Currency, from the time of its first issue to the end of the war, passed at the recent session of the General Assembly: A BULL TO BE ENTITLED AN ACT TO

ESTABLISH A SCALE OF DEPRECIATION. OF CONFEDERATE CURRENCY. Whereas, By an ordinance of the Convention, entired "An ordinance deciaring what laws and ordinances are in toree, and for other purposes," ratific; on the 18th day of October, A. D., 1865, it is made the duty of the General Assembly to provide a scale of depreciation of the Confederate Currency from the time of its first issue to the end of the war; and it is further therein declared that "all executory contracts, solvable in money, whether under seal or not, made after the depre-ciation of said arrency before the 1st of May, 1865, and norded (except official bonds and penal bonds payable to the State) shall be deemed to have been made with the understanding that they have been made with fac understanding that they were solvable in money of the said currency, subject, nevertheless, to evidence of different intent of the parties to the contract; therefore, Be it enacted by the General Assembly of the State of North-Caroline, and it is hereby enacted by the unthority of the stane. That the following scale of depreciation be and the same is hereby adopted and established as the measure of value of one world dollar in Confederate currency. gold dollar in Confederate currency, for each month, and the fractional parts of the month of December, 1861, from the 1st day of November, 1861, to the 1st day of May, 1865, to-wit:

19 00 18 00 1 50 9 00 1 50 14 00 October, 2 00 14 00 November, \$1 10 2 50 15 00 December, 1 15 2 50 20 00 December 1st to 10th inclusive, 30 00 10th to 20th, 1st to 31st,

depreciation of Confederate currency, State trea-sury notes and bank notes, incident to and growing out of the late war; and that law suits and expensive litigation may be obviated. Be it further enacted. That in all such cases, the parties are hereby empowered to form a full and perfect statement of the case on both sides, which case shall be committed to the determination of one of the Judges of the Superior Courts, chosen bus.

GEORGIA.

Solomon Cohen, —. E. G. Cabanniss, —... Phillip Cook, —. J. D. Matthews, —. Hugia Buchanan, Colum-J. H. Christy, Athens. bus. W. T. Wofford. by the parties, who is hereby authorized to con-sider and determine the same, according to equity sider and determine the same, according to equity and good conscience: Provided, however, That no part of this section shall be construed to estop or linker any person from proceeding in the usual John F. Farnsworth, St. Lewis W. Ross, Lewisbinder any person from proceeding in the usual course of law, if he shall deem the same necessary, A true copy.

J. A. ENGELHARD,

Judges of the Sapreme Court,

The Judges of the Supreme Court of t'ac United States are as follows: Mr. Chief Justice Chase, of Ohio, Mr. Justice Wayne, Georgia, Mr. Justice Nelson, New York. Mr. Justice Grier, Pennsylvania, Mr. Justice Clifford, Maine. Mr. Justice Swayne, Ohio,

Mr. Justice Davis, Illinois Mr. Justice Field, California, Mr. Justice Stansbury, Ohio. Reporter, John W. Wallace, Chio,

XXXIX Congress.

FIRST RECULAR SESSION, CONVENED MONDAY, DECEMBER 4TH, 1865.

LAFAYETTE S. FOSTER, Norwich, Conn.,

President Oficio. JOHN W. FORNEY, of Pennsylvania, Chak. [Republicans (in Roman;) Democrats (in italics.) The figures before each Senator's name denote the year in which his term expires. The members from the Southern States are not classified.— Total number of States, 36. Total number of Senators when the Senate is full, 72.]

ALABAMA.

ARKANSAS. 1871 E. — Baxter, —. 1867 William D. Snow, —.

CALIFORNIA. 1869 John Conness, Placerville. 1867 James A. McDougall, San Francisco. CONNECTICUT. 1869 James Dixon, Hartford. 1867 Lafayette S. Foster, Norwich.

DELAWARE. 1869 George Reade Riddle, Wilmington. 1871 Willard Sanlsbury, Georgetown.

1871 A. H. Stephens, ——, 1867 H. V. Johnson, ——. ILLINOIS.

1867 Lyman Trumbull, Alton. INDIANA. 1867 Henry S. Lane, Crawfordsville. 1869 Thomas A. Hendricks, Indianapolis.

1867 (vacancy.) 1871 James W. Grimes, Burlington. KANSAS. 1867 Samuel C. Pomeroy, Atchlson, 1865 James H. Lane, Lawrence, 1867 Garret Davis, Paris, 1871 James Gathrie, Louisville.

LOCISIANA. 1871† Randell Hunt, New Orleans. original process, severally require stamps. 1871† Randell Hunt, New Orler Writs of seira facins are subject to stamp duty 1864† Heary Boyce, Alexandria. MAINE. 1869 Lot M. Morrill, Augusta. 1871 William P. Fessenden, Portland

MASSACHUSETTS. 1869 Charles Sunner, Boston, 1671 Henry Wilson, Natick. MARYLAND. 1869 Reverdy Johnson, Baltimore. 1867 John A. J. Creswell, Elkton. MICHIGAN. 1869 Zachariah Chandler, Detroit.

MISSISSIPPI. 1869 William L. Sharkey, Jackson.

1869 John B. Henderson, Louisiana. NEW HAMPSHIRE. 1807 Daniel Clark, Manchester.

1871 Aaron H. Cragin, Lebanon. NEW KORK. 1867 Ira Harris, Albany. 1869 Edwin D. Morgan, New York.

NORTH-CAROLINA. 1867 John Pool, Windsor. 1871 Wm. A. Graham, Hillsboro'. 1867 John Sherman, Mansfield. 1869 Benjamin F. Wade, Jefferson.

Onegon, 1867 James W. Nesmith, Salem. 1871 George II. Williams. PENNSYLVANIA. 1867 Edgar Cowan, Greensburg. 1869 Charles B. Buckaler, Bloomsburg. RHODE ISLAND.

1869 William Sprague, Providence 1871 Henry B. Anthony, Providence. SOUTH-CAROLINA. 1867 John L. Manning, —. 1871 Benjamin F. Perry, Greenville.

1869 David T. Patterson, ---, 1871 J. S. Fowler, ----.

1867 Luke P. Poland, St. Johnsbury 1868 George Edmonds, ---VIRGINIA. 1871 Joseph Segar, ---. WEST VIRGINIA. 1869 Peter G. Van Winkle, Parkersburg. 1871 Waitman T. Willey, Morganton. WISCONSIN.

1867 Timothy O. Howe, Green Bay.

1869 James R. Doolittle, Racine. House of Representatives. SCHUYLER COLFAX, South Bend, Ind.,

EDWARD McPHERSON, Gettysburg, Pa., 60 00 | C. C. Langdon, — Joseph W. Taylor, — Geo. C. Freeman, — J. M. Sheid, — Cullen A. Battle, — T. J. Jackson, — . ARKANSAS.

W. Byers, —. Lorenzo Gibson, —. J. M. Johnson, -CALIFORNIA. Donald C. McRuer, San Wm. Higby, Calaveras. Francisco. John Bidwell, Chico. CONNECTICUT.

John A. Nichelson, Dover. FLORIDA. Ferdinand McLcod, ---. GEORGIA.

ILLINOIS.

Charles. town. Elihu B. Washburne, Anthony Thornton, Shel-Galena. byville.
Adger C. Harding, Mon-Samuel S. Marshall, Menonth.

E. C. ingersoll, Peoria.

B. C. Cook, Otiawa.

Henry P. H. Bromwell,

Charleston.

Leanshoro'.

Leanshoro'.

Leanshoro'.

Andrew J. Kuykendall,

Vienna. Charleston. S. W. Moulton, (at large) Shelbyville. INDIANA.

William E. Niblack, Vin- Daniel W. Yorkers, Terre eennes, Haute.
Michael C. Kerr, New Godiove S. Orth, Lafay-Albany.

Ralph Hill, Columbus. Schuyler Colfax, South
J. H. Farquhar, Brookville.

George W. Julian, Cen-Thomas N. Stillwell, treville. Anderson. Ebenezer Dumont, Indianapolis.

Sterling.

NO. 28.

Louis St. Martin, —. John E. King, —., Jacob Barker, N. Orieans John S. Young, --Robert C. Wickliffe, -. MAINE.

John Lynch, Portland. John H. Rice, Foxcroft.
Sidney Perham, Paris. Fred. Δ. Pike, Calais.
Jas. G. Blaine, Augusta.

KENTUCKY.

Lawrence S. Trimbie, Lovel H. Rousseau, Lou-

Burwell C. Rivier, Hop- Green Clay Smith, Cov-

kinsville. ington. Henry Grider, Bowling G. S. Shanklin, Nieholas-

Green.
Aaron Harding, Greensburg.

ville.
W. H. Randall, London.
Samuel McKee, Mount

Sidney Clarke, Lawrence.

MARYLAND.

Hiram McCallough, Elk-Francis Thomas, Frankjon.
John L. Thomas, Jr., Benjamin G. Harris,
Baltimore.
Chas. E. Phelps, Balti-

MASSACHUSETTS.

Thomas D. Elliot, New Geo. S. Bontwell, Groton Bedford.
Oakes Ames, N. Easton.
Alex. H. Rice, Boston.
Sam. Hooper, Boston.
John B. Alley, Lynn.
Vathaniel P. Banks, Waltham.

MICHIGAN

MINNESOTA. William Windom, Win-Ignatius Donnelly, Hastings.

MISSISSIPPI.

Arthur E. Reynolds, —, A. M. West, Jackson.
Richard A. Pinson, —, E. G. Peyton, —,
James T. Harrison, —,
NEW HAMPSHIRE.

Gilman Marston, Exeter. James W. Patierson,
Ed. H. Rollins, Concord. Henover.

New Jerser.

John F. Starr, Camden. A. Adrew J. Rogers, New William A. Newell, Alton.

Jertown.

Cherles Silgream, Phililludson City.

Jesse R. Stubbs, Wil-Bedford Brown, Yanceyliamston. ville. C. C. Clark, Newbern. S. H. Walkup, Monroe, T. C. Fuller, Fsyetteville, A. H. Jones, Henderson-

Josiah Turner, Orange. viile. NEVADA. Delos R. Ashley, Virginia City.

Springfield. land. James R. Hubbell, Dela-J. A. Garfield, Hiram. Raiph P. Buckland, Fre-

James H. D. Henderson, Eugene City. Samuel J. Randall, Phil-A. J. Glasslrauner, York. adelphia. Charles O'Neill, Phila. Abraham A. Barker, Eb-Charles O'Neill, Phila.
Leonard Myers, Phila.
Leonard Myers, Phila.
Leonard Myers, Phila.
Wm. D. Keiley, Phila.
M. Rus. Trayer, Crostnut Hill, Phila.
Berjandu M. Bayer, Norristown.
J. M. Broomall, Media.
Spilenham E. Ancona, Juo. L. Dawson, BrownsPresenting. Rearling. Ville. Ville.
Thad Stevens, Lancaster Jas. K. Moorhead, Pitts-Myer Stronse, Pottsville. Borgh.
Pollip Johnson, Easton. Thomas Williams, Pitts-Charles Denison, Wilkesburgh.
barre. Geo. V. Lawrence, MoUlys. Mercur, Towanda.
G. F. Miller, Lewisburg.

Thos. A. Jenekes, Provi-Nathan F. Dixon, Wes-Jno. D. Kennedy, — Samuel McGowan, — ... William Alken, — ... James Farrow, — ...

TENNESSEE. Fred. E. Woodbridge, Portus Baxter, Derby

Vergennes. Justin S. Morrill, Straf-W. H. B. Custis, ——, A. H. H. Stuart, Staun-L. H. Chandler, Norfolk.
B. Johnson Barbour, —, Robert Y. Conrad, Win-Kobert Ridgeway, Rich-mond.
Beverly A. Davis, Dan-ville.

WH. Stuart, Staun-ton.
Robert Y. Conrad, Win-chester.
Daniel H. Hodge, Mont-

Halbert E. Paine, Mil- Charles A. Elridge, Fond waukie. Ithamar C. Sloan, James-Philetus Sawyer, Oshville.

Amasa Cobb, Mineral Walder D. McIndoe, Point. Warsaw.

West VIROINA.

Chester D. Hubbard, K. V. Whaley, Point

Pleasant.

Delegates from the Territories.

HORSES STOLEN

Miscellaneous Selections.

Mr. Doolittle said that up to the prescut time Andrew Johnson had not proved false to one single principle of the platform of the Union party laid down in 1864. The Senator from Massachusetts says that ninety-nine out of a handred of the Union party are op-

want peace, and are resolved to have it.

Jerusalem, which is generally so quiet week in consequence of an order from the Porte that all the streets should be projections in the same should be remov-Turkish syle, and many a tale of loss and oppression can probably be told by the poor store-keepers and some houseowners; but the improvement to the city and the public benefit will be great;

very near." You have perhaps, heard that there is a telegraph at Jaffa which connects Egypt with Beyront. It is now decided, I believe, that a branch line is to be made to this city. I also find it is very probable we shall ere long have a carriage road to Jaffa, as two engineers, one English the other Turkish, report says, are to arrive here in a few days to make preparations for it. A survey for a railway has already been completed, and a plan sixty-five feet long, to lay belore the sultan, left here about a month

Jaffa is now undergoing a similar change to Jerusalem; a number of coffee and other unsightly shops outside the gate on the Jeausalem road are to be removed and the land sold, with the another gate is also to be made. Our pasha went three days ago to see that these important changes and improve-ments are properly done. A better landing-place from the sea was nearly sible that ere long a light-house may be

placed on the Syrian coast. We have now two lines of English steamers touching monthly at Jaffa, in addition to the usual foreign ones, and the French will henceforth come oftener more than ever into notice. Surely these, and many like changes which are taking place around us, have meaning

Why will the emblems of Ame.ica

such cheeks or orders for money and execute such e commissioner shall have the like remedy to recover and receive all the estate, debts and effects e langing to such Bank at the time of filing its oil, as such those inlight have had if no proceed property or effects, fraudulent as to its creditors out valid as between the parties, in such cases such commissioner shall stand in the place of the ew or in Equity the plaintiff shall be styled "The ommissioner," (adding thereto the name of the uch bill by any Bank any action at law or pro-ording or sun in Equity shall be pending in the name of such bank for the recovery of any estate, debt or demand walch migat or ought to be vested

ally commenced by him.

See, 3. B: it further emeted. That the Commissioner afore-sall shall in all things connected with the discharge of his daties as Commissioner, act under the direction and orders of the court; and ner and for the like uses and purposes as provided

Sec. 4. B. it further emetel, That all demands of ereditors may be preferred and proved before such commissioner, and for all purposes connect-ed with the investigation of the demands of any person claiming to be a creditor as aforesaid, the person claiming to be a creditor as aforesaid, the commissioner shall have power to administer all oaths required in the course of snea proceedings. Any supposed creditor whose claims shall be wholly or in part disallowed by any commissioner, may appeal to the Court, where the same shall be determined according to the course of the Court, or decided at law, as the court may direct; and in all such appeals the case shall be docketed in the name of the creditor against "The Commissioner of ——" (adding the name of the Bank of which he is commissioner,) and shall be tried and determined as like suits between other parties. be a party, whether plaintiff or defendant, and it shail appear that there has been mutual credit given by the Bank, and any other corporation or any person who is the opposite party, or there are mutual debts between them, whether such debts be due and payable or not, the account between the parties shall be stated, and one debt shall be set off against the other, and the balance of such account only shall be allowed or paid on eitheir side respectively; and the costs in all cases shall be paid by either party as the court shall direct. The commissioner shall from time to time pre-pare statements in writing of all claims allowed by him; showing the character of such claims and and there shall be no application of any funds in

Sec. 5. Be it further enacted, That the court shall estate and effects of such Bank in the hands of the

Montgomery, Ala.; one in the city of N. Orieans; and one in the city of Nashville, Tenn.

Sec. 7. Bell further coacted. That any one of the the Judges of the Supreme Court, or of the Superior Courts of law and equity, shall have power at his chambers, from time to time, to make any such rules, orders or decrees as may be necessary or required for expediting the settlement of all controversies between any commissioner appointed under this act, and other parties, for the guidance and instruction of any commissioner in any matter connected with the discharge of his duties, for the removal or appointment of a commission-

Sec. 8. Be it further enacted. That the filing by or on behalf of any Bank, of a bill in the court of equity, under the provisions of this act, shall, upon the appointment and qualification of a com-missioner thereunder, be deemed and taken to all intents and purposes to be a surrender by such Bank of all the corporate rights and franchises granted to such Bank; and all laws by virtue of which any such Bank then exists as a corporation are hereby repealed, and such corporation shall be thereupon dissolved, and all the effects and consequences following or incident to the dissolution of a corporation at common law shall ensue thereon; and any statute law of this State to the contrary notwithstanding. Provided, however, That the estate, property, and rights of action vested in the commissioner, as provided by this act, shall not be in any way diverted or impaired thereby, nor shall the rights of any creditor of such Bank against such commissioner or against the estate or effects so vested in him, be thereby impaired or in any way affected, and such commissioner shall thereupon be considered as the plaintiff in the pending proceedings; and, provided, farther, that should there be any balance remaining in the hands of any such commissioner after the satisfaction of the claims of such credit ors, the commissioner under the direction of the ors, the commissioner under the direction of the court shall distribute and pay the same to and among those who shall be justly entitled thereto as having been stockholders or members of such

RALEIGH, N. C., TUESDAY, MAY 22, 1866.

ONE OF THE TAX LAWS OF THE UNITED STATES. Exempt

sight, or on demand, 22 Bills of Exchange; Inland drafts or order payable otherwise than at sight or on demand, and any promisory note what-ever, payable on demand or at a time

is of Lading vessels for the ports of the United States or British North America, Exempt eved \$500, eved \$500 and not exceeding \$1,000, \$1 00 Exceeding \$500 and not exceeding \$1,000, \$1 keeeding one thousand dollars for each five hundred dollars fractional part

one thousand dollars for every addi-tional one thousand dollars, or fractional part thereof,

Of deposit in bank, sam exceeding one hundred dollars, 5 ets.
Of stock in an incorporated company, 25 ets.

for a sum not less than ten dollars and not exceeding fifly dollars, 10 ets. Exceeding fifly dollars and not exceeding one thousand dollars, 25 ets. Exceeding one thousand dollars, for every additional one thousand, or fractional part thereof, 25 ets. Of damage or otherwise, and all others certificates or documents issued by any part war len marine surveyor or other

whereby lands, tenements, or other reality sold shall be conveyed, the ac-tual value which does not exceed \$500, 50 ets.

stamped as a mortgage conveying estate to uses, to be stamped as conveyance.

Writ or other process, appeals from justices courts, or other courts of inferior

Scale of depreciation of Confederate currency, the gold dollar being the unit and measure of value, from November 1st, 1861, to May 1st, 1865: from November 1st, 1861, to stray Montrus. 1861, 1862, 1863, 00 1862, 1863, 1862, 1863, 1862, 1863, 1862, 1863, 1862, 1863, 1864, 18

And, whereas, Many grave and difficult disputes guardians and trustees, and their legatees, distributees, wards and cestagrave trust, in the settlement of their accounts and trust, arising from the depreciation of Confederate companies. State the decrease of Confederate companies. State the decrease of Confederate companies.

Mr. Justice Miller, Iowa.

Marshal, D. S. Gooding.
Clerk, D. W. Middleton.
The Judge of the District Court of NorthCarolina is G. W. Brooks. District Attorney.
D. H. Starbuck, Marshal Parcial P. Goodles.

Methods F. Wilson, Fair John A. Kasson, Desfield.

Mines.
Hiram Price, Davenport, Asabel, W. Habbage,
W. B. Allison, Dubuque. Sionx City.

Josiah B. Grinnell, Grin. D. H. Starbuck, Marchal, Daniel R. Goodloe, nel

MICHIGAN,
Fernando C. Beaman, Rowland E. Trowbridge, Adrain. Birmingham.
Clas. Upson, Coldwater. John F. Driggs, East
J. W. Longyear, Lansing Saginaw.
Thos. W. Ferry, Grand Haven.

John Hogan, St. Louis, Jos. W. McClurg, Linn.
H. T. Blow, St. Louis, Robert T. Van Horn,
Th. E. Noell, Perryville, Kansas City.
Jno R. Kelso, Springfield

Stephen Tober, Roslyn.

Tennis G. Bergen, New
Utrecht.
Jas. Humphrey, Brookiyv.
Megica Jones, N. York.
Nelson Taglor, N. York.
Nolson W. Chander, New
York.
Joint W. Chander, New
York.
James Brooks, N. York
H. J. Baymond, N. York
Singres,
John M. Chander, New
York.
John W. Chander, New
York.
John M. Tholmes, Mortisyille.
York.
William A. Darling, N. Thomas T. Davis, Synacuse. William Radford, Yonk-Theodore M. Pomery, C. H. Wirfield, Goshen, Daniel Merris, Penn Yan, J. H. Ketelam, Dover, Giles W. Hotchkiss, Birg-Blavia, N. Hubbell, Coxsackie. Sackie.
C. troodycar, Schoharie. Ros. Hart, Rochester.
J. A. Griswold, Troy.
Robert S. Hale, Elizabethtown.

Hann. Ward, Belmont.
Ros. Hart, Rochester.
J. M. Lucyblrey, Buffalo.
Henry Van Aernam,
Franklinville.

Benj. Eggleston, Cincin- J. M. Ashley, Toledo, rati.
Rutherford B. Hayes, Mills.
Cincinnati.
Robert C. Schenck, Day-Columbus Delona, Mt. ton. ton. Vernon.
William Lawrence, Bel- M. Walker, Wooster.
iefonte. T. A. Finnts, Pomeroy.
Francis C. Le Elond, J. A. Bingham, Cadiz.
Celina. Ephraina R. Eckley, CarR. W. Carke, Batavia. Sannad Shellabarger, Ruf. P. Spalding, Cleve
Springfield. James R. Harbert Hand.

TEXAS.

Wheeling. George R. Latham, Graf-Delegates from the Territories.

NEW MEXICO.—J. Francisco Chaves, Santa Fe.
UTAH.—William H. Hooper, Salt Leke City.

WASHINGTON.—Arthur A. Denny, Scattle.

NEBRASKA.—Phinens W. Hitchersk. Osnaha.

Colorado.—Allen A. Bradford, Danver.

DAKOTA.—Walter A. Bardeigh, Yspedon.

ARIZONA.—John N. Goodwin, Frescott.

IDARO.—E. D. Holbrock Idaho City.

MONTANA.—Saund MeLson, Bannock City.

STOLEN FROM MY STABLE, ON SATURday night bast, a Horse and a Mare, described as follows: The Horse is a light bay, hind feet white, fore feet dark, and set out awkwardly; shod on fore feet. The Mare is dark roan, white face, with a black spot in centre of her face, white feet, heavy set, streaked just above the tall, and shod on fore feet.

A fair reward will be given for any information that will enable me to recover these animals.

JOHNSON CLIVE,

14 miles southeast of Roleigh, march 27—4—16.